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1
   JUSTIN KUNEY ESQ., Esq.
   1300 ETHAN WAY, STE 125
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   SACRAMENTO CA 95825
   Telephone: (916) 446-1791
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   Fax: (916) 446-1742
   Attorney for Plaintiff CHERI HAGL
4
   Andrew Rundquist, Esq. SBN - 262523
5
   arundquist@1rlo.com
   LEGAL RECOVERY LAW OFFICES, INC.
6
   5030 Camino De La Siesta # 340
   San Diego, CA 92108
7
   Telephone: (800)785-4001
   Fax: 619-275-4010
8
   Attorney for Defendant LEGAL RECOVERY LAW OFFICES, INC.
9
                           UNITED STATES DISTRICT COURT
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                          CENTRAL DISTRICT OF CALIFORNIA
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   CHERI HAGL,
                                         Case No.: 11-cv-04097
14
                   Plaintiff,
15
             vs.
                                             JOINT STIPULATION AND MOTION TO
16
                                          DISMISS ENTIRE ACTION WITH PREJUDICE
   LEGAL RECOVERY LAW OFFICES, INC.,
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18
                   Defendant(s)
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21
         Defendant LEGAL RECOVERY LAW OFFICES, INC. and Plaintiff CHERI HAGL
22
    by and through their designated counsel of record, hereby stipulate and
23
   agree that the above-captioned action be dismissed with prejudice
24
   pursuant to FRCP 41(a)(1), and jointly move this court for an order of
25
   dismissal with prejudice.
2.6
         This stipulation and joint motion for dismissal with prejudice is
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   based on the fact that the parties have resolved this action in its
2.8
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1	entirety. As part of said resolut	ion, the parties agree to dismiss this
2	action, in its entirety, with prejudice.	
3		
4		Respectfully submitted,
5	Dated: December 27, 2011	By: /s/ JUSTIN KUNEY ESQ.
6		JUSTIN KUNEY ESQ.
7		Attorney for Plaintiff CHERI HAGL
8		
9	Dated Degember 27 2011	Dr. /a/Androw Dundaviat
LO	Dated: December 27, 2011	By: /s/Andrew Rundquist
L1		ANDREW RUNDQUIST ESQ. Attorney for Defendant LEGAL
L2		RECOVERY LAW OFFICES, INC.
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